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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|---|-------------|----------------------|---------------------|------------------|
| 09/549,592 | 04/14/2000 | Yoshiki Shiraishi | Q58859 | 8442 |
| 7590 12/21/2004 SUGHRUE MION ZINN MACPEAK & SEAS PLLC 2100 Pennsylvania Avenue N W Washington, DC 20037 | | | EXAMINER | |
| | | | FLETCHER, JAMES A | |
| | | | ART UNIT | PAPER NUMBER |
| | | | 2616 | |

DATE MAILED: 12/21/2004

Please find below and/or attached an Office communication concerning this application or proceeding.



| | Application No. | Applicant(s) | - (| | | | |
|--|--|--|-----|--|--|--|--|
| Advisory Action | 09/549,592 | SHIRAISHI ET AL. | , | | | | |
| Advisory Action | Examiner | Art Unit | _ | | | | |
| | James A. Fletcher | 2616 | | | | | |
| The MAILING DATE of this communication appears on the cover sheet with the correspondence address | | | | | | | |
| THE REPLY FILED 03 December 2004 FAILS TO PLAC Therefore, further action by the applicant is required to average final rejection under 37 CFR 1.113 may only be either: (1) condition for allowance; (2) a timely filed Notice of Appeal Examination (RCE) in compliance with 37 CFR 1.114. | oid abandonment of this applica a timely filed amendment which | ation. A proper reply to a | | | | | |
| PERIOD FOR RE | EPLY [check either a) or b)] | | | | | | |
| a) The period for reply expires 3 months from the mailing date b) The period for reply expires on: (1) the mailing date of this A no event, however, will the statutory period for reply expire I ONLY CHECK THIS BOX WHEN THE FIRST REPLY WAS 706.07(f). Extensions of time may be obtained under 37 CFR 1.136(a). The fee have been filed is the date for purposes of determining the period of fee under 37 CFR 1.17(a) is calculated from: (1) the expiration date of (2) as set forth in (b) above, if checked. Any reply received by the Offic timely filed, may reduce any earned patent term adjustment. See 37 C | Advisory Action, or (2) the date set forth ater than SIX MONTHS from the mailing FILED WITHIN TWO MONTHS OF THE date on which the petition under 37 CF of extension and the corresponding amount the shortened statutory period for reply the later than three months after the mail | g date of the final rejection. HE FINAL REJECTION. See MPEP R 1.136(a) and the appropriate extension unt of the fee. The appropriate extensior originally set in the final Office action; or | | | | | |
| 1. A Notice of Appeal was filed on Appellant's 37 CFR 1.192(a), or any extension thereof (37 CFF | · | | | | | | |
| 2. \square The proposed amendment(s) will not be entered be | ecause: | | | | | | |
| (a) they raise new issues that would require further | er consideration and/or search (s | see NOTE below); | | | | | |
| (b) they raise the issue of new matter (see Note b | elow); | | | | | | |
| (c) they are not deemed to place the application in issues for appeal; and/or | n better form for appeal by mate | rially reducing or simplifying the | | | | | |
| (d) they present additional claims without canceling NOTE: | ng a corresponding number of fi | nally rejected claims. | | | | | |
| 3. \square Applicant's reply has overcome the following reject | ion(s): | | | | | | |
| 4. Newly proposed or amended claim(s) would canceling the non-allowable claim(s). | be allowable if submitted in a se | eparate, timely filed amendment | | | | | |
| 5. ☐ The a) ☐ affidavit, b) ☐ exhibit, or c) ☐ request for application in condition for allowance because: See | | dered but does NOT place the | | | | | |
| 6. The affidavit or exhibit will NOT be considered becaraised by the Examiner in the final rejection. | ause it is not directed SOLELY t | o issues which were newly | | | | | |
| 7. For purposes of Appeal, the proposed amendment explanation of how the new or amended claims we | | | | | | | |
| The status of the claim(s) is (or will be) as follows: | | | | | | | |
| Claim(s) allowed: Claim(s) objected to: Claim(s) rejected: 2-7. Claim(s) withdrawn from consideration: | | - | | | | | |
| 8. ☐ The drawing correction filed on is a) ☐ appr | oved or b) disapproved by the | ne Examiner. | | | | | |
| 9. Note the attached Information Disclosure Statemer 10. Other: | nt(s)(PTO-1449) Paper No(s) An | Wab | | | | | |
| | | rew faile ' Patent examiner | | | | | |
| | | GY CENTER 2600 | | | | | |

U.S. Patent and Trademark Office PTOL-303 (Rev. 11-03) Continuation of 5. does NOT place the application in condition for allowance because: Response to Arguments

In re page 2, applicant's representative states, "when the controller detects control information on the information medium indicating that the play back of the information medium should be 'stops', the controller stops the play back and communicates, i.e., 'reports', e.g. to a user of the reproducing device, the condition of the play back operation..."

The examiner respectfully disagrees. As claimed, the present invention reports a play back state, but the claim makes no indication as to where that report of the play back state is directed. The reference, as cited, directs the indication to the character display. However, the reference also provides indications of the play status to the operator, displaying a still image when a stop code character is detected from the video signal. See Col 42, lines 25-34.

In re page 3, applicant's representative again states: "the 'stopped' condition is reported to the user.

Again, this is not part of the language of the claim.

Further in re page 3, applicant's representative states: "A skilled artisan simply would not have interpreted the 'characters' in Moriyama as reporting the play back control state as required by the claims."

The examiner respectfully disagrees. On-screen displays are well known to those of ordinary skill in the state of the art, and such display require the use of alphanumeric or other characters.

In re page 4, applicant's representative states: "The control codes stored in the buffer memory in Moriyama, however, are entirely different than the claimed 'report data' and, moreover, Moriyama nowhere discloses that the 'steps of processing' includes 'reporting the play back control state' as required by the claim."

Again, the examiner respectfully disagrees. The control codes in Moriyama are not distinguishable from the report data of the application in that they both indicate the status of the player. See Col 42, lines 25-34.

The examiner would like to note that the specification and drawings indicate that this invention is a player installed in a vehicle, with the screen generally visible to the driver, and that while the vehicle is in motion, the player does not play entertainment data from the media. The cessation of playing of the entertainment data is caused by signals from various parts of the vehicle to indicate the motion condition of the vehicle. The player disclosed by Moriyama receives its control data (stop data at least) from the media itself. The examiner notes that including the external source of control data representative of the motion status of the vehicle would easily overcome the cited reference..